

**REMARKS**

Claims 15-37 and 47-87 are pending in this application. All pending claims have been allowed. By this amendment, Applicant has amended claims 15, 27, 32, 37, 47, 48, 55, 58, 59, 67, 68, 71, 74-76 and 81 to correct various informalities that have come to light upon a final review of the claims prior to paying the issue fee.

Claim 15 has been amended to reduce its preamble to be consistent with the preambles of the counterpart article of manufacture claim 47 and the counterpart apparatus claim 55. As a result, Applicant also has changed “*the* mobile terminal” and “*the* plurality of communication channels” in claim 15 to “*a* mobile terminal” and “*a* plurality of communication channels” so that antecedent basis is proper. Separate and apart from the foregoing, Applicant also has amended claim 15 to change “the first communications channel” in the “receiving” step to “the first communication channel” so that antecedent basis is proper with “a first communication channel” in the “accessing” step.

Claim 27 has been amended to reduce the preamble to be consistent with the preambles of the counterpart article of manufacture claim 48 and the counterpart apparatus claim 71. As a result, Applicant also has changed “*the* mobile terminal” and “*the* plurality of communication channels” to “*a* mobile terminal” and “*a* plurality of communication channels” in claim 27 so that antecedent basis is proper. Separate and apart from the foregoing, Applicant also has amended claim 27 to change “the first communications frequency” in the “receiving” step to “the first communication frequency” so that antecedent basis is proper with “a first communication frequency” in the “accessing” step.

Claims 47 and 48 have been amended to change the first occurrence of “*the* mobile terminal” (in the “identifying” step) to “*a* mobile terminal” so that antecedent basis is proper.

Claims 32, 37, 76 and 81 have been amended to change “channel” and channels” to “frequency” and “frequencies” so that antecedent basis is proper; the independent claims from which these claims depend refer to “frequency” and “frequencies” rather than “channel” and channels”, respectively.

Lastly, in claim 55, the term “a mobile terminal” has been changed to “an apparatus”. As can be seen, that claim is directed to “*an apparatus*”. When in operation, that apparatus can perform the functions recited in claim 55 including “receiv[ing] first signals on the first communication channel”. It clearly follows then that the reference to “signals receivable by” and “at least one signal receivable by” in the “identifying” and “accessing” steps prior to the “receiving” step in claim 55 is to signals that are receivable by “the apparatus”. Hence, the change from “mobile terminal” to “apparatus” to more accurately define the claimed apparatus in relation to the recited functionality. Claim 71 has been amended in like fashion. Additionally, dependent claims 58, 59, 67, 68, 74 and 75 have been amended to change “mobile terminal” to “apparatus” so that antecedent basis is proper.

Applicant respectfully requests entry of the foregoing amendments prior to issuance. If a telephone conference would facilitate matters in any way, the Examiner is invited to contact the undersigned at the number provided.

**AUTHORIZATION**

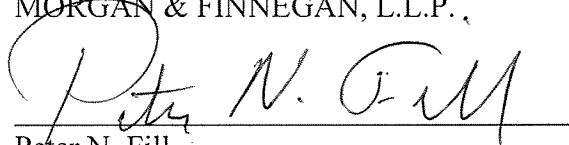
The Commissioner is hereby authorized to charge any additional fees which may be required by this response, or credit any overpayment to Deposit Account No. 13-4500, Order No. 4208-4061. A DUPLICATE COPY OF THIS PAPER IS ATTACHED.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. 13-4500, Order No. 4208-4061. A DUPLICATE COPY OF THIS PAPER IS ATTACHED.

Respectfully submitted,  
MORGAN & FINNEGAN, L.L.P.,

Dated: August 1, 2008

By:

  
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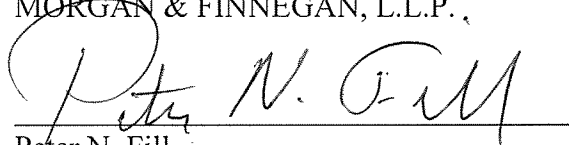
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